Body-Worn Cameras (BWCs) Update

October 2015

- Law enforcement agencies across the country have continued to adopt body-worn cameras (BWCs) at a rapid pace. Today, 16 of the country’s 20 largest police departments have begun to outfit their officers with cameras, and “one expert has estimated that between 4,000 and 6,000 of the country’s nearly 18,000 law enforcement agencies are planning to adopt or have already adopted BWCs.”

- In 2015, at least “46 states have introduced legislation or resolutions addressing body cameras.” New laws related to BWCs have been passed in several states, including California, Connecticut, Illinois, Texas, and South Carolina. In May 2015, the ACLU published a model bill for state legislatures on BWCs.

- In April, the DOJ’s Bureau of Justice Assistance released its National Body-Worn Camera Toolkit—an online repository of BWC resources primarily aimed at law enforcement agencies looking to implement new BWC programs. The site republishes department BWC policies from across the country, research reports, and advocacy papers, among other resources.

- In May, a national coalition of 34 civil rights, privacy, and media groups released a set of Civil Rights Principles on Body Worn Cameras. While noting that “police-operated cameras are no substitute for broader reforms of policing practices,” the groups offer five principles to ensure that cameras will help to advance civil rights.

- In September, the DOJ’s Office of Justice Programs awarded more than $23 million in grants, spread across 73 departments, to purchase and implement BWCs. The largest grants of $1 million each were awarded to six departments: Los Angeles, District of Columbia, Miami-Dade, Chicago, Detroit and San Antonio.

Two highly contested BWC policy issues are:

- **Who can access body camera footage and on what terms?**
  - One of the primary rationales for the adoption of BWCs is to provide transparency and accountability in law enforcement practices. However, in many jurisdictions, footage is
largely withheld from the public, including those who are the subject of recordings. In California, for example, departments rely on a broad investigation exemption in the state’s public records law to withhold footage. Public access to footage must also be balanced with concerns about personal privacy. In Washington, the state’s public records law has pushed Seattle PD to establish a YouTube channel to make footage available. But the footage is heavily redacted: the entire screen is blurred, and the audio is muted—bringing into question how departments should appropriately balance legitimate privacy and transparency interests.

- **Whether officers are permitted to review footage of incidents before completing their initial incident reports or statements.**

  Jay Stanley of the ACLU argues that officers should not be permitted to review footage before submitting their initial incident reports or statements for a number of reasons. For one, he believes that such a practice would enable lying, by allowing officers to conform their statements to what appears in the video. He also believes that it “undermines the legitimacy of investigations,” by giving officers a special privilege that other witnesses do not have, making officer statements appear more truthful than those of other witnesses. Jim Bueermann of the Police Foundation disagrees and believes that “watching body camera footage should reduce dishonesty in incident reports. When the footage reveals unambiguous misconduct, officers would be foolish to file dishonest reports.

Today, most departments across the country do allow officers to review footage before completing their initial reports. But Oakland PD has a unique policy in place— for “Level 1 Use of Force” (e.g., an officer involved shooting), officers may view footage only after completing their initial reports. After reviewing footage, officers may offer amendatory statements, to explain or reconcile any differences between their statement and the footage. This approach balances two competing needs: it preserves an officer’s independent recollection of an incident while maintaining the overall accuracy of reports with the help of footage review.

**General Concerns and Unintended Consequences of Body-Worn Cameras**

**Surveillance**

More surveillance could undermine community trust or police-community relations.

**Technical Connections**

BWCs could drive other technological tools and features, like facial recognition, heat sensors, real-time database linkages, etc. Could BWCs usher in new technologies that further affect police-community relations?
Evidence

The belief in video as objective third-party truth is strong. Footage can be interrogated, but it only reveals part of what happens from a particular angle. How will video be used as evidence?

Cost

BWCs and data management are expensive. What outcomes will make the cost worthwhile? How do we ensure that vendor contracts don’t hinder responsible decision-making?

Privacy

BWCs will capture the activities of people who lack private spaces, and they might be used in hospitals, schools, and private homes. What are the privacy interests and challenges of BWCs in these spaces? Who determines acceptable trade-offs?

Accountability

Accountability isn’t produced by technology. It is achieved by people and systems using technology as part of their bureaucratic processes. What other structures need to put in place for these tools to be used for accountability?

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1 The largest departments by full-time, sworn personnel count that have adopted or are in the process of adopting BWCs are: New York, Chicago, Los Angeles, Philadelphia, Houston, Washington (D.C.), Dallas, Phoenix, Baltimore, Miami-Dade, Las Vegas, Detroit, Memphis, Suffolk County (NY), Milwaukee, San Antonio (CA), Nassau County (NY), San Francisco, Boston, and Honolulu. Bureau of Justice Assistance, U.S. Department of Justice, “National Landscape - BJA National Body-Worn Camera Toolkit.” https://www.bja.gov/bwc/Topics-NationalLandscape.html.


